

## **Exhibit 1**

**Martinez, Jacob**

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**From:** Mark Johnson [mjohnson@rennerotto.com]  
**Sent:** Thursday, September 27, 2012 7:13 AM  
**To:** Tanck, Paul; De Bruin, David L  
**Cc:** Vakili, Kamran; Martinez, Jacob; Balber, Scott; Jay Campbell; Schapira, Lisa; Nicholas Gingo  
**Subject:** RE: WVG v. Rockwell: CMC Order

Paul,

We are available on October 26, but we oppose rescheduling the CMC.

Mark

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**From:** Tanck, Paul [mailto:[PTanck@chadbourne.com](mailto:PTanck@chadbourne.com)]  
**Sent:** Sunday, September 23, 2012 9:32 AM  
**To:** Mark Johnson; De Bruin, David L  
**Cc:** Vakili, Kamran; Martinez, Jacob; Balber, Scott; Jay Campbell; Schapira, Lisa; Nicholas Gingo; Tanck, Paul  
**Subject:** RE: WVG v. Rockwell: CMC Order

Mark,

We will let the Court know your position regarding having Rockwell's counsel participate by phone on October 5 and that you have no scheduling conflict with the proposed alternative October 26 date.

Best,

Paul

**Paul J. Tanck**  
**Chadbourne & Parke LLP**  
30 Rockefeller Plaza, New York, NY 10112  
tel 212-408-1116 | fax 212-541-5369  
[ptanck@chadbourne.com](mailto:ptanck@chadbourne.com) | <http://www.chadbourne.com>  
vCard: <http://www.chadbourne.com/vcard/ptanck.vcf>

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**Please consider the environment before printing this email.**

**From:** Mark Johnson [mailto:[mjohnson@rennerotto.com](mailto:mjohnson@rennerotto.com)]  
**Sent:** Friday, September 21, 2012 11:18 AM  
**To:** Tanck, Paul  
**Cc:** Vakili, Kamran; Martinez, Jacob; Balber, Scott; Jay Campbell; Schapira, Lisa; Nicholas Gingo; De Bruin, David L  
([DLDdeBruin@michaelbest.com](mailto:DLDdeBruin@michaelbest.com))  
**Subject:** RE: WVG v. Rockwell: CMC Order

Paul,

We are available on October 5 and prefer that the CMC go forward on that date. This case has been delayed long enough. We will not oppose if you move to participate by phone.

Mark

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**From:** Tanck, Paul [mailto:[PTanck@chadbourne.com](mailto:PTanck@chadbourne.com)]  
**Sent:** Friday, September 21, 2012 10:21 AM

**To:** Mark Johnson

**Cc:** Vakili, Kamran; Martinez, Jacob; Balber, Scott; Jay Campbell; Schapira, Lisa; Nicholas Gingo

**Subject:** RE: WVG v. Rockwell: CMC Order

Mark,

We will be sending you a CD of containing Rockwell's document production either today or Monday.

We are unavailable for the October 5 Case Management Conference and would like to move the case management conference to Friday October 26.

Please let us know if that date works for you. Thank you.

Best,

Paul

**Paul J. Tanck**

**Chadbourne & Parke LLP**

30 Rockefeller Plaza, New York, NY 10112

tel 212-408-1116 | fax 212-541-5369

[ptanck@chadbourne.com](mailto:ptanck@chadbourne.com) | <http://www.chadbourne.com>

vCard: <http://www.chadbourne.com/vcard/ptanck.vcf>

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Please consider the environment before printing this email.

**From:** Mark Johnson [<mailto:mjohnson@rennerotto.com>]

**Sent:** Wednesday, September 19, 2012 11:40 AM

**To:** Tanck, Paul

**Cc:** Vakili, Kamran; Martinez, Jacob; Balber, Scott; Jay Campbell; Schapira, Lisa; Nicholas Gingo; De Bruin, David L ([DLDdeBruin@michaelbest.com](mailto:DLDdeBruin@michaelbest.com))

**Subject:** WVG v. Rockwell: CMC Order

Paul,

The Court just issued a notice of case management conference and attached a sample non-patent joint planning report. I contacted docketing and confirmed that we do not need to submit another planning report. The person with whom I spoke indicated that she was not aware of the previously filed planning report at the time she issued the notice.

Regards,

Mark

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